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- Q. You'll have to answer verbally.
- A. Yes.

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- Q. Okay. Thank you. Do you contend that the Georgia election system malfunctioned in any way in connection with the November 3rd, 2020 general election?
- A. Can you define that? Do you mean, you know, machine breakdowns and that sort of thing?
- Q. Yeah, or anything that would have resulted in -- that would have resulted in any kind of a problem with the machine.
- A. Just things that were commonly reported in the news or reported by voters on social media or, I mean, there were many problems, but I don't have an exhaustive list.
- Q. So do you contend that the -- any component of the Georgia election system did not function properly during the November 3rd, 2020 general election?
- A. I have to give the same answer. I think there was a lot of, you know, evidence and reporting and documentation that there were things that went wrong with the machines and the electronic system.
  - Q. Do you have any evidence --
  - A. I can't answer as an expert on --

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- Q. Sorry, I didn't mean to interrupt you. Go ahead.
- A. Yeah. I can't answer as an expert or as a journalist who was reporting and documenting all those things.
- Q. And I understand that you're not an expert, and I'm just asking for your layperson's knowledge. Do you have any evidence that any vote in the presidential elections held on November 3rd, 2020, in Georgia were actually switched from Donald Trump to Joseph Biden as a result of a problem or anomaly in the software used in the Georgia election system?
- A. I don't know of any direct evidence that that happened.
- Q. Do you have any direct evidence that any vote in the presidential election on November 3rd, 2020, was actually switched from Donald Trump to Joseph Biden as a result of an algorithm or any other design feature of the Georgia election system?
  - A. I don't have evidence that that happened.
- Q. Do you have any evidence that any votes in any other elections held in November of 2020 besides the presidential election were actually switched from one candidate to another as a result of a problem with a component of the Georgia election

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Page 70 1 system? 2 Α. You know, I know people have given depositions to that effect, but I don't know that 3 happened, so I don't have personal knowledge of that 4 5 happening to me or I can't give you dates and times. 6 So I'm not sure I'm clear about your 7 answer. So do you have any direct evidence that votes in elections other than the presidential 8 election in November of 2020 were switched from one 9 10 candidate to another? I didn't, you know, take depositions. 11 I'm 12 aware that people have reported that happening, but 13 I don't have direct evidence. Do you have any direct evidence that the 14 15 Georgia election system failed to count any legal vote in the presidential election held on 16 November 3rd, 2020, in Georgia? 17 18 Α. No. 19 Do you have any evidence that the Georgia 20 election system counted any illegal votes in the 21 presidential election on November 3rd, 2020, in 22 Georgia? I don't have evidence of that occurring. 23 Α. 24 Q. Sorry, I didn't hear your answer.

25

Α.

I don't have evidence of that occurring.

Page 71

- Q. Are you contending that the outcome of the presidential election held in Georgia in November 2020, that the results are correct?
  - A. I don't know.

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- Q. Do you have any evidence that there was any mismatch between QR codes on the paper ballots cast in the presidential election held November 2020 and the human readable portion of the paper ballots?
- A. I'd only know that if I knew how many people caught that discrepancy, and I don't.
- Q. So you don't have any evidence of any discrepancy as you sit here today?
- A. No. I mean, the system isn't set up to have voters -- to take those machines offline, so I wouldn't expect to have that information.
- Q. And describe for us how you personally have been injured by these DREs in Georgia elections.
  - A. DREs?
  - O. Yes.
- A. As opposed to BMDs? Not being able to trust that my vote was counted. And then having to use absentee ballots, which I really don't enjoy. I really like voting in person.
- Q. And those issues that you've just described, are they in any way unique to you?

	Curing, Boilla V. Karrensperger, Brad
	Page 72
1	A. Unique to me?
2	Q. Uh-huh.
3	A. I think it's probably a fairly common
4	feeling that people are aware that hand-marked paper
5	ballots are more secure and they are aware the
6	security problems with BMDs and DREs.
7	Q. And would you consider that there are other
8	voters that may prefer to vote in person as
9	yourself?
LO	A. Yes.
L1	Q. And that there is there any way that the
L2	use of DREs in Georgia, when they were being used,
L 3	caused injury that is different from what you've
L <b>4</b>	described as how it affected how the use of DREs
L 5	affected you?
L 6	A. Can you explain what you mean?
L 7	Q. Sure. I'll withdraw the question. I
L 8	understand it was confusing. Let me ask it this
L 9	way.
2 0	What you've described as how you've been
21	personally injured by the use of DREs, how is that
22	different from any other voter in Georgia or how
23	they would have been affected by using the machines?

A. Well, the personal feeling they might have would depend on whether that information, security

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problems have been disclosed or they, you know,
happen to hear about or know about it or whether,
you know, if they're talking to voting machine
vendors or security experts. But beyond the
feelings, I think everybody wondered, you know, if
their ballots can't be audited, if their ballots are
compromised.

- Q. I'm going to ask you the question -- I'm sorry, please go ahead.
  - A. They're potentially compromised.

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- Q. Okay. I'm going to ask you the same questions about the BMDs. So how have you personally been injured by the use of BMDs in Georgia?
- A. Well, I can't -- I continue to vote in person, although I shouldn't have, knowing what I know because, you know, I can't trust that my vote is my vote on the BMDs, which means -- and the only way in Georgia I can vote on a hand-marked paper ballot is to vote absentee.
- Q. And that's typically how you plan to vote rather than using BMDs in Georgia; correct?
- A. Yeah. As I said before, there are problems with the absentees; but it is, you know, recoverable, at least the ballot itself is not

	Page 74
1	compromised or, you know. But there are other
2	issues with the mail, so I'm not sure where I'll
3	come down, because I am really concerned about the
4	mail. The drop box was a good solution.
5	Q. So is that, the way that you've described
6	you've been injured by the use in BMDs in Georgia,
7	is that in any way unique to you?
8	A. Can you explain the question? I'm sorry.
9	Q. Sure. I'm just so it's not your
10	contention that you're the only person that has been
11	affected by the use of BMDs as you've described;
12	correct?
13	A. No.
14	Q. So that's what I'm trying to get at. Is it
15	just unique to you, or is it something that you
16	think affects other voters in Georgia?
17	A. I can't speak to their to them on a
18	personal level how they feel about it.
19	Q. Yeah.
20	A. So my understanding would be not to vote on
21	an insecure system because that is a problem for
22	most people.
23	Q. And that injury that you describe by the
24	use of BMDs is based upon the feeling you have

voting; is that correct?

Page 75 I don't know if I'd use the word "feeling," but my understanding. Have you ever given statements to the press concerning voting in Georgia? Α. Not that I recall. Is that something you might recall, giving Ο. a statement to a -- to a member of the press? Sometimes the press is at a lot of events Α. that I'm not, so I couldn't, you know. I'm not referring to if they inadvertently or if they without your knowledge overheard you say something, that kind of thing. I'm actually referring to --I haven't been formally interviewed about this, if that helps. Okay. And then do you -- have you ever provided any written statement to a member of the press concerning voting in Georgia?

A. Well, I'm on Twitter, so that's what the press is. I don't recall specifically if I have sent a -- I'd have to go back and see. There were some members of the press who were asking for

stories, and I'd have to go back. I don't recall.

Q. And you say that you're on Twitter; correct?

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	Page 76
1	A. Uh-huh.
2	Q. And what is your Twitter, for lack of a
3	better term, your Twitter handle?
4	A. @PeachResist.
5	Q. So is that "at" spelled out, or is it the @
6	sign, the a in a circle sign?
7	A. Yeah.
8	Q. Is that correct?
9	A. That's correct.
10	Q. Okay. And that's followed by PeachResist?
11	A. Uh-huh.
12	Q. You'll need to say yes or no.
13	A. PeachResist, yes.
14	Q. If it's all right with everyone and with
15	you, Ms. Missett, I would like to just take a couple
16	minutes, if we could take a break. We've been going
17	for a few minutes now.
18	MR. ICHTER: Are we almost done?
19	MS. LaROSS: Not sure. I'm going to have
20	to check.
21	MR. ICHTER: Okay.
22	(Recess 3:28 to 3:49 p.m.)
23	BY MS. LaROSS:
24	Q. I'll just remind you that you're still
25	under oath as we continue with your deposition. Is

Page 77 that clear to you? 1 2 Α. Yes, thank you. All right. Ms. Missett, do you have any 3 0. direct evidence that the results of the runoff 4 5 elections that was held here in Georgia in January 6 2021, the results were changed in any way as a 7 result of hacking of or insertion of malware into any component of the Georgia election system? 8 9 Α. No. 10 Did you have any reason for our -- let me 11 strike that. I'll start over. 12 Do you know of any reason that the results from the presidential election in 2020 should be 13 14 challenged? I don't have direct evidence that the 15 I just, you know -- the 16 results were changed. 17 results aren't auditable, so I don't have faith in 18 the results. 19 Do you have any direct evidence that the 20 results of the runoff that was held here in Georgia 21 in January of 2021 should be challenged? 2.2 Α. No direct evidence. And let me ask you also, have you made any 23 24 payment to your attorneys in this case for their

services?

	Page 78
1	A. No.
2	Q. And to your knowledge, has anyone else made
3	a payment to your attorneys in this case for their
4	services?
5	A. I don't know.
6	Q. Do you have any knowledge that your
7	attorneys have received payment for their services
8	in this case from any organization or entity?
9	A. I don't know. I don't know anything about
10	what's being paid.
11	Q. Do you have any knowledge that your
12	attorneys have received payment for their services
13	in this case from any voter group or group related
14	to any political party?
15	A. Not to my knowledge.
16	Q. That's all my questions, Ms. Missett.
17	Thank you for your testimony. I think wait a
18	second. There's one more thing I need to do as
19	housekeeping. If you could refer to Exhibit No. 1
20	in your marked exhibits, the Notice of Your
21	Deposition. It's marked as Exhibit MM 0001.
22	(Deposition Exhibit 1 marked)
23	A. Yes.
24	BY MS. LaROSS:
25	Q. And have you seen this document before

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	Page 79
1	today?
2	A. No, not to my knowledge.
3	Q. But did you see it today before your
4	deposition?
5	A. Before the deposition? I think it was
6	empty.
7	Q. Okay. And this is what we had looked at at
8	the beginning of your deposition; correct?
9	A. Correct, right.
10	Q. And I'm going to represent to you that this
11	is the notice that we provided to your attorneys for
12	your deposition today. Do you have any reason to
13	think that that isn't correct?
14	A. No.
15	Q. Those are all the questions that I have.
16	Thank you. Appreciate it.
17	MR. ICHTER: Cheryl, did you say you had a
18	question?
19	MS. RINGER: I did.
20	EXAMINATION
21	BY MS. RINGER:
22	Q. Good afternoon, Ms. Missett.
23	A. Good afternoon.
24	Q. My name is Cheryl Ringer. I'm an attorney
25	with the Fulton County Attorney's Office

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	Page 80
1	representing the Board of Registration and Elections
2	for Fulton County. I wanted to ask you about some
3	allegations that were in that third amended
4	complaint in the joined case. There are some
5	allegations about not being allowed to publicly
6	observe certain election duties.
7	A. Uh-huh.
8	Q. Can you explain how those allegations are
9	remedied by the recovery that's being asked for in
10	this lawsuit?
11	A. You're talking about it was I think it
12	was December 5th, 2017?
13	Q. It was 2017. I'm not sure if it
14	was November I think it was elections committee
15	November and December. So there were some
16	allegations about you-all wanting to observe, you
17	and I believe some others wanting to observe certain
18	activities. And I understand from the complaint
19	that you were not allowed to observe those
20	activities. So my question is
21	A. Hands were put on the woman who was down
22	there.
23	Q. So my question is, how are those

A. I can't speak to that because I'm not one

allegations remedied by this lawsuit?

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     of the attorneys, but I think that, you know, one of
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     the goals is not just, you know, more transparency
     but to abide by Georgia law in terms of, you know,
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     Sunshine code and citizens being able to observe the
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     downloading of, you know, data, elections.
     in the Georgia law needs to be upheld.
 6
 7
                      That's the only question I have.
          Ο.
              Okay.
              MR. ICHTER: Anybody else?
                                            Sounds like
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9
     we're done.
10
              MS. LaROSS: That's it.
                                         Thank you for your
     time.
11
12
               (Deposition concluded at 3:55 p.m.)
13
               (Signature reserved.)
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 2
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 7
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     manually.
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	There are no changes noted.
4	
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6	Pursuant to Rule 30(7)(e) of the Federal Rules of Civil Procedure and/or OCGA 9-11-30(e), any changes
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# Federal Rules of Civil Procedure Rule 30

- (e) Review By the Witness; Changes.
- (1) Review; Statement of Changes. On request by the deponent or a party before the deposition is completed, the deponent must be allowed 30 days after being notified by the officer that the transcript or recording is available in which:
- (A) to review the transcript or recording; and
- (B) if there are changes in form or substance, to sign a statement listing the changes and the reasons for making them.
- (2) Changes Indicated in the Officer's Certificate. The officer must note in the certificate prescribed by Rule 30(f)(1) whether a review was requested and, if so, must attach any changes the deponent makes during the 30-day period.

DISCLAIMER: THE FOREGOING FEDERAL PROCEDURE RULES

ARE PROVIDED FOR INFORMATIONAL PURPOSES ONLY.

THE ABOVE RULES ARE CURRENT AS OF APRIL 1,

2019. PLEASE REFER TO THE APPLICABLE FEDERAL RULES

OF CIVIL PROCEDURE FOR UP-TO-DATE INFORMATION.

## VERITEXT LEGAL SOLUTIONS COMPANY CERTIFICATE AND DISCLOSURE STATEMENT

Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

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## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

DONNA CURLING, et al.

Plaintiffs,

v.

BRAD RAFFENSPERGER, et al.,

Defendants.

CIVIL ACTION

FILE NO. 1:17-cv-2989-AT

# DEFENDANTS' NOTICE TO TAKE THE DEPOSITION OF PLAINTIFF MEGAN MISSETT

PLEASE TAKE NOTICE that, pursuant to Rule 30 of the Federal Rules of Civil Procedure, counsel for Defendants Brad Raffensperger, et al., will take the upon oral examination under oath of Plaintiff Megan Missett on Tuesday, September 28, 2021, beginning at 1:00 p.m. and continuing thereafter until completed via Zoom videoconferencing through Veritext Legal Solutions. Details regarding the videoconferencing with be emailed to those participating once all arrangements are finalized.

The deposition shall be taken before a Notary Public or some other officer authorized by law to administer oaths for use at trial. The deposition will be taken by oral examination with a written and/or sound and visual record made thereof (e.g., videotape, LiveNote, etc.). The deposition will be taken for the purposes of cross-examination, discovery, and for all other



purposes permitted under the Federal Rules of Civil Procedure or any other applicable law.

This 3rd day of September, 2021.

## Robbins Ross Alloy Belinfante Littlefield LLC

Vincent R. Russo Georgia Bar No.: 242628 vrusso@robbinsfirm.com Joshua B. Belinfante Georgia Bar No.: 047399 jbelinfante@robbinsfirm.com Alexander F. Denton Georgia Bar No.: 660632 adenton@robbinsfirm.com Carey Miller Georgia Bar No.: 976240 cmiller@robbinsfirm.com 500 14th Street, N.W. Atlanta, GA 30318 Telephone: (678) 701-9381

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Attorneys for State Defendants

#### CERTIFICATE OF SERVICE

I hereby certify that, on September 3, 2021, I caused to be served the

### foregoing DEFENDANTS' NOTICE TO TAKE THE DEPOSITION OF

#### **PLAINTIFF MEGAN MISSETT** by email to the following:

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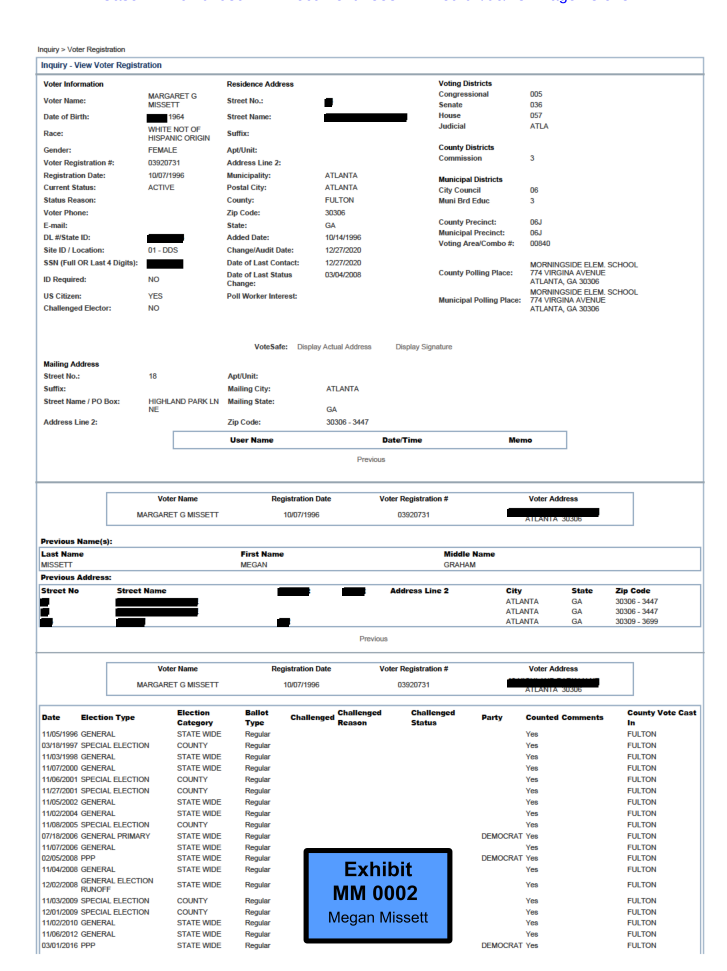
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Robert Alexander McGuire Robert McGuire Law Firm 113 Cherry Street #86685 Seattle, WA 98104-2206 ram@lawram.com This 3rd day of September, 2021.

/s/ Bryan P. Tyson
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Georgia Bar No. 515411
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# New Voter Registration P Case 1:17-cv-02989-AT Document 1558-1 Filed 01/06/23 Page 44 of 54

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03920731

ATLANTA 30306

10/07/1996

Reject/Cancelled Reason

MARGARET G MISSETT

Status

Date of Cancellation

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

DONNA CURLING, et al.	
Plaintiff,	) ) )
vs.	2989-AT
BRIAN P. KEMP, et al.	
Defendant.	
*	) )

#### **DECLARATION OF MEGAN MISSETT**

## **MEGAN MISSETT** hereby declares as follows:

- 1. I have personal knowledge of all facts stated in this declaration, and if called to testify, I could and would testify competently thereto.
- 2. I am a Georgia voter, registered to vote at my residence at
- 3. I am a member of the Coalition for Good Governance.
- 4. I will vote in the March 24, 2020 primary election, and all other elections in the jurisdictions in which I am eligible to vote. For many years I have been an active and frequent Fulton County voter and volunteer hundreds of hours a year to encourage others to vote.
- 5. I have not yet decided how I will vote if ballot marking devices with barcodes are installed in Fulton County. I am torn and frustrated about this



- dilemma because the two choices the State permits do not support secure verifiable ballots that can be cast on election day in my polling place.
- 6. I prefer to vote on Election Day at my neighborhood precinct with my friends and participate with my neighbors in the community exercise of voting, and also with the Election Day benefit of having the latest news and information on questions and candidates on the ballot.
- 7. I greatly value the experience of voting on Election Day in my neighborhood as a shared civic experience, however, Georgia continues to make this a more difficult choice to make if I want to ensure that I will be permitted to vote without obstacles created by erroneous pollbooks, to cast a vote that I can read and verify, and vote an absolutely secret ballot.
- 8. The most important decision for me in the method and time of voting is to cast a secure ballot that I know reflects my choices. But Fulton County does not permit hand marked paper ballot voting in the polling place on Election Day or in in-person early voting, and plans to only use unreliable, insecure Ballot Marking Device voting in the polling places. The BMDs would print my vote in an encoded barcode which I cannot read and so I cannot verify that my ballot reflects my choices.
- 9. I am aware that there were systemic problems with the electronic pollbooks during the November 2018 general elections and many prior elections,

which resulted in authorized voters being turned away from their correct polling place; sent to wrong polling places; denied access to voting; or being forced to vote provisionally. I have attended meetings with Georgia election officials about their plans to migrate to a new electronic pollbook system and am deeply concerned by the apparent lack of planning that would be required to fix these systemic problems.

- 10.I am also aware that the new optical ballot scanners that will be used next year may have been designed in a way that would allow in-person scanned votes to be tied back to the individual voter, thus thwarting the secret ballot.
- 11. To ensure that I can verify my vote; avoid the risk that electronic pollbook errors keep me from voting; and keep my ballot secret, I am unhappily considering the choice to vote several days prior to Election Day by mail ballot, foregoing the benefits of voting on Election Day. I will make my decision closer to election day after more information is available on the security of the voting system including the pollbooks in Fulton County
- 12.If I choose to vote by mail, to be certain that my mail ballot vote will be counted, I must mail or deliver my mail ballot well before each election to ensure that it is accepted in time for me to remedy possible delivery failure or any deficiencies in signature match or oath information details.

- 13.I do not like accepting this disadvantage in casting my ballot before Election Day, but unless Fulton County is forced to adopt hand marked paper ballots, such a voting disadvantage as the only reasonable alternative that allows me to verify my vote so that it can be properly counted and audited.
- 14. This year I have dedicated approximately <u>950</u> hundred hours to voting rights, voter registration and candidates' campaign activities. I will be spending hundreds more hours between now and the March 24 primaries talking with voters, encouraging them to vote. I have mixed feelings about recommending that all voters cast mail ballots, but that is my current recommendation, given that it is the only manner of voting in Fulton County that allows me to verify my selections before I cast my vote.
- 15. In the many conversations I have had with potential voters in the last few weeks, it is clear that many voters are well aware of the problems with BMDs, the systemic problems of the electronic pollbooks, and the State's slow and non-transparent efforts to fix them. Voters have expressed to me that they question whether it is worth voting.
- 16.I recognize that encouraging voters to vote a paper mail ballot at least creates a paper trail if there is a contested election, but does little to improve election security without a thorough audit of the optical scan units and tabulation server. I believe that mail ballot voting is a more secure method of

- voting that may be beneficial if post-election reviews take place, although the risk of mail ballot loss and rejection are unacceptable as well.
- 17. Dana Bowers shared with me a document and information concerning the high number of mail ballot rejections that was referenced in her Second Declaration in this case. (Doc. 277 p.47 ¶ 8-10.) I am concerned about recommending mail ballots as a safe voting method with the unfair rules that Georgia uses to issue and accept mail ballots.
- 18.If I choose to go to the unwanted effort and inconvenience to cast a mail ballot, I will do so early enough to cure any problems and follow the ballots progress on the SOS website, and I will encourage other voters to do the same, urging them to do so cautiously, understanding the risks against the benefits of casting a paper ballot that can be reviewed and recounted.
- 19. As I stated in my declaration of May 21, 2019 (Doc. 413. Decl. Missett ¶ 6
  − 10), the absolute secrecy of my ballot is important to me, and I hesitate to vote a ballot that can be traced to me. It is my understanding that the
  Dominion ImageCast scanner creates an electronic record of the time and order of the ballot cast by in person voters in the polling place.

I declare under penalty of perjury, in accordance with 28 U.S.C. § 1746, that the foregoing is true and correct.

Executed on this date, October 20, 2019

Megan Missett

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

DONNA CURLING, et al.	)
Plaintiff,	) ) ) CIVIL ACTION FILE NO.: 1:17-cv-
vs.	) 2989-AT
BRIAN P. KEMP, et al.	
Defendant.	)
	)

### **DECLARATION OF MEGAN MISSETT**

MEGAN MISSETT declares, under penalty of perjury, pursuant to 28 U.S.C. § 1746, that the following is true and correct:

- 1. I have personal knowledge of all facts stated in this declaration, and if called to testify, I could and would testify competently thereto.
- 2. I am a Plaintiff in this case and a registered voter in Fulton County. I voted in the November 6, 2018 election on a DRE touchscreen machine on October 31, 2018 at the early voting location at Ponce de Leon Library.
- 3. I am a politically active citizen, and spend several hundred hours each year volunteering in candidates' campaigns and political activities. I take my right and responsibility to vote seriously. Therefore, I struggled for weeks with whether to vote on unreliable touchscreen machines or

Exhibit MM 0004 Megan Missett

- submit a mail-in ballot to the Fulton County Elections Department with a known track record for improper handling of mail ballots.
- 4. As Election Day grew closer and I became more aware of reports of mail ballot application, mail ballot rejections and delivery failures, I decided to take the risk of voting on the touchscreen machines. I feel having to evaluate the least risky way of voting because of Georgia's poor election administration is a bad choice for voters to be required to make to exercise their right to vote.
- 5. After learning about the high undervote level in the Lieutentant
  Governor's race that occurred only on touchscreen machines at
  anomalous rates, I now regret my choice to vote on the DRE, because of
  the risk that my vote for Lieutenant Governor may not have counted.
- 6. I am also very troubled to see the state confirm my fears that electronic ballots are traceable to the individual voter. I have read the State's Motion to Quash Non-Party Subpoena statement that the disclosure of electronic records of cast ballots would "destroy the secrecy of the ballot." [Doc. 369 p. 22-23]
- 7. The disclosure of individual electronic ballot records should never cause a problem, as I expect my voted ballot choices to be completely anonymous to protect my voters' rights to a secret ballot.

- 8. I have had concerns for some time that the DRE machines may use electronic identifiers in the records that can connect the voter with their ballot. I have noticed a number displayed on the DRE screen once I cast my ballot, and that number appears to be a unique identifier. I am now further concerned that my ballot is not anonymous based on the statements made by the Secretary of State in his motion.
- 9. Although I am politically active and express most of my political views very openly, I also depend on the anonymity of my ballot to be able to make my final choices privately and freely without evaluating the risk of disclosure of my vote. There are times that I quietly choose not to vote for some candidates or ballot questions that my friends and co-workers ask me to. Politically active voters may find the need for such privacy especially true in primary elections, when they are friendly with multiple competing candidates.
- 10. In addition to concern about whether my vote is accurately counting on a DRE machine, if I vote on a DRE, I also have to evaluate with every vote whether I should vote my conscience if there is risk of disclosure of my vote. In my view, having to make such calculations standing at the voting machine is not consistent with a free and fair election.

Executed on this date, May 21, 2019.

Megan Missett